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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/673,986	10/23/2000	Bernd Kiessling	P0H211	8912	
75	90 03/26/2003				
Horst M Kasper			EXAM	EXAMINER	
13 Forest Drive Warren, NJ 07		,	PUNNOOS	PUNNOOSE, ROY M	
			ART UNIT	PAPER NUMBER	
			2877		
		,	DATE MAILED: 03/26/2003	DATE MAILED: 03/26/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

				R()/			
		Application No.	Applicant(s)	D			
_		09/673,986	KIESSLING ET AL.				
4	Offic Action Summary	Examiner	Art Unit				
•		Roy M. Punnoose	2877				
	- The MAILING DATE of this communication	n appears on the cover she	et with the correspondence add	ress			
Peri df	RTENED STATUTORY PERIOD FOR RI	EPLY IS SET TO EXPIRE	3 MONTH(S) FROM				
THE N - Exten after 9 - If the - If NO - Failur	MAILING DATE OF THIS COMMUNICATIOns of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by seply received by the Office later than three months after the set of patent term adjustment. See 37 CFR 1.704(b).	JN. R 1.136(a). In no event, however, m n. a reply within the statutory minimum or eriod will apply and will expire SIX (6)	ay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this cor ne ABANDONED (35 U.S.C. § 133).	nmunication.			
Status	m ' to the commitment of the don			1			
1)	Responsive to communication(s) filed on	This action is non-final.		<i>*</i>			
2a)☐			matters prosecution as to the	e merits is			
3)[_]	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
-	on of Claims			,			
	Claim(s) 1-8 is/are pending in the applica						
	4a) Of the above claim(s) is/are with	hdrawn from consideration	l .				
5)□	Claim(s) is/are allowed.						
, —	Claim(s) <u>1-8</u> is/are rejected.						
•	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction a	and/or election requiremen	I.				
	on Papers	minor					
	The specification is objected to by the Exa		by the Examiner	•			
10)	The drawing(s) filed on is/are: a)	to the drawing(s) he held in:	abevance. See 37 CFR 1.85(a).				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
•	under 35 U.S.C. §§ 119 and 120						
	Acknowledgment is made of a claim for for	oreign priority under 35 U.S	S.C. § 119(a)-(d) or (f).				
	a)						
,	1.⊠ Certified copies of the priority documents have been received.						
ı	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the	e priority documents have la Bureau (PCT Rule 17.2	been received in this National (a)).	Stage			
* (See the attached detailed Office action for	a list of the certified copies	s not received.	(application)			
	Acknowledgment is made of a claim for do			application).			
15)□	a) The translation of the foreign language Acknowledgment is made of a claim for do	ge provisional application romestic priority under 35 U	.S.C. §§ 120 and/or 121.				
Attachmer		∧ [⁻¹] 1-4-	rview Summary (PTO-413) Paper No	(s)			
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449) Paper N	48) 5) 🔲 Not	ice of Informal Patent Application (PT	O-152)			
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DETAILED ACTION

Drawings

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description, claims and abstract: reference numbers 1.1 and 1.2 are not shown in the drawing. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Objections

- 2. Claim 1 is objected to because of the following informalities: "of" is missing between the words "angle" and "incidence" on line 6. Appropriate correction is required.
- 3. Claim 1 is objected to because of the following informalities: the word "which" on line 7 in not appropriate and makes the limitations of claimed subject matter unclear. Appropriate correction is required.
- 4. Claim 1 is objected to because of the following informalities: the limitation "...is simultaneously also initially collimated ..." on lines 10-11 is confusing. A better format would be "...is also simultaneously collimated initially ...". Appropriate correction is required.
- 5. Claim 2 is objected to because of the following informalities: the word "following" on the last line in inappropriate. The Examiner suggests that the said word be deleted. Appropriate correction is required.

Claim Rejections - 35 USC § 112

6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

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7. Claim 1 recites the limitation "the exit direction" in line 13. There is insufficient antecedent basis for this limitation in the claim. Appropriate correction is required.

- 8. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The limitation "furthermore reflexes" on lines 14-15 raises the question if there are more than two reflexes as stated on line 7, or if they are different from the said two reflexes on line 7, and which ones and which distances are being measured by the sensors?
- 9. Claim 1 recites the limitation "the distances" in line 16. There is insufficient antecedent basis for this limitation in the claim. Is the applicant referring to the distance between the two reflexes on the sensor? Appropriate correction is required.
- 10. Claim 2 recites the limitation "the exit direction" in line 16. There is insufficient antecedent basis for this limitation in the claim. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.
- 12. Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Spengler et al (US 5.636,027) in view of Takamasa (JP 58022902) and further in view of what is commonly known in the art.

Spengler et al (Spengler hereinafter) discloses a method and apparatus comprising all the claim limitations (see col.3, line 36- col.4, line 10, Figure 1) except the use of lasers as a light

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sources instead of applicants use of "light surfaces", and the use of lenses for shaping the light beams, for the purpose of making contactless measurement of the thickness of an object made of transparent material.

Takamasa discloses the use of lenses 3, 7 (see Figure) for shaping the light beams, for the purpose of making contactless measurement of the thickness of an object made of transparent material. Also, the use of various types of light sources for the purpose of making contactless measurement of the thickness of an object made of transparent material is commonly known in the art.

In view of Takamasa' teachings and what is commonly known in the art, it would have been obvious to one of ordinary skills in the art at the time the invention was made to incorporate refractive elements such as lenses for beam shaping and provide alternate/substitute light sources into Spengler's apparatus/method for making contactless measurement of the thickness of an object made of transparent material. Accordingly, such incorporation/substitution would have constituted an alternative means/obvious engineering expedience for one of ordinary skill in the art.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Examiner Roy M. Punnoose** whose telephone number is **703-306-9145**. The examiner can normally be reached on 9:00 AM - 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the applicant can reach his Supervisory Patent Examiner, Frank G. Font, at (703) 308-4881.

The fax phone numbers for the organization where this application or proceeding is assigned are

703-872-9318 for regular communications and 703-872-9319 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-0530.

Roy M. Punnoose

Patent Examiner Art Unit 2877 March 23, 2003 Mr. Frank G. Font

Supervisory Patent Examiner